UNITED STATES DISTRICT COURT

for the

MIDDLE DISTRICT OF TENNESSEE

U.S.A. vs. Nicholas Adam Young	Docket No. <u>0650 3:13CR00097 - 4</u>						
Petition for Action on	Conditions of Pretrial Release						
COMES NOW Dariel S Blackledge-White presenting an official report upon the conduct of who was placed under pretrial release supervisions sitting in the Court at Nashville, Tennessee conditions: Please reference the attached Orde	on by the Honorable E. Clifton Knowles, U.S. Magistrate Judge, on June 03, 2013, under the following						
Respectfully presenting petition fo Please reference page two of this document.	or action of Court and for cause as follows:						
I declare under penalty of perjury that the fore	egoing is true and correct.						
Dariel S Blackledge-White	Nashville, TN March 13, 2014						
U.S. Pretrial Services Officer	Place: Date:						
Next Scheduled Court Event Trial Event	April 22, 2014 Date						
Dyon	Date						
PETITIO	ONING THE COURT						
No Action□ To Issue a Warrant	☐ To issue an order setting a hearing on the petition☐ Other						
THE COURT ORDERS: No Action The Issuance of a Warrant. Sealed Pending Warrant Execution (cc: U.S. Probation and U.S. Marshals only) Other	☐ A Hearing on the Petition is set for ☐ Date ☐ Time						
Considered and ordered this 24 th day of, zo14 , and ordered filed and made a part of the records in the above case. Honorable E. Clifton Knowles U.S. Magistrate Judge							

Honorable E. Clifton Knowles U.S. Magistrate Judge Petition for Action on YOUNG, NICHOLAS ADAM Case No. 3:13-CR-00097-4 March 13, 2014

On June 3, 2013, defendant Nicholas Adam Young appeared before Your Honor for an Initial Appearance as a result of being charged with violating Title 21 U.S.C. § 846, Conspiracy to Possess With Intent to Distribute and to Distribute Oxycodone, Hydromorphone, and Oxymorphone, Schedule II Controlled Substances and Buprenorphine, a Schedule III Controlled Substance. The Government did not file a Motion for Detention, and the defendant was released on a personal recognizance bond with pretrial supervision.

Special Conditions of Release:

Please reference the attached Order Setting Conditions of Release.

VIOLATION(S):

Violation No. 1: Submit to any testing required by the pretrial services officer or the supervising officer to determine whether the defendant is using a prohibited substance. Such methods may be used with random frequency and include urine testing, the wearing of a sweat patch, a remote alcohol testing system, and/or any form of prohibited substance screening or testing:

The defendant missed a urine screen on March 10, 2014. On March 11, 2014, this officer contacted the defendant and left a voicemail message instructing him to report to the U.S. Probation and Pretrial Services Office for a make-up urine screen. Mr. Young did not report as directed.

Violation No. 2: Defendant shall report to Pretrial Services as directed:

On March 11, 2014, at approximately 9:00 a.m., this officer contacted the defendant on his cellular telephone and left a message for him to report to the U.S. Probation and Pretrial Services Office. Mr. Young did not report to the U.S. Probation and Pretrial Services Office until March 12, 2014.

Current Status of Case:

A trial date has been scheduled for April 22, 2014, at 9:00 a.m.

Probation Officer Action:

This officer has continued to encourage the defendant to remain drug free and to continue aftercare by attending Narcotics Anonymous meetings. Mr. Young has been continuously reminded to report for drug screens as instructed. He remains in Phase 6 of the U.S. Probation Office's Code-a-Phone program, a program whereby defendants call daily to ascertain whether they need to report to the U.S. Probation and Pretrial Services Office to submit a urine screen.

Honorable E. Clifton Knowles U.S. Magistrate Judge Petition for Action on YOUNG, NICHOLAS ADAM Case No. 3:13-CR-00097-4 March 13, 2014

On March 12, 2014, this officer consulted with the Assistant U.S. Attorney, and it was determined the defendant would have until the close of business to report to the U.S. Probation and Pretrial Services Office or the Government would initiate revocation proceedings. Through counsel, the defendant was instructed to report to the office, and he complied. Mr. Young submitted a urine screen that was negative for all substances.

Respectfully Petitioning the Court as Follows:

Although Mr. Young has completed inpatient substance abuse treatment, attends Narcotics Anonymous meetings, and has tested negative for all illicit or nonprescribed substances, he failed to report for a urine screen. Also, he did not respond to this officer's request to report to the U.S. Probation and Pretrial Services Office. However, because the defendant reported in person on March 12, 2014, and submitted a negative urine sample, no action is recommended at this time.

Assistant U.S. Attorney Brent Hannafan has been advised of the above violations and concurs with this recommendation.

Approved:

Vidette A. Putman

Supervisory U.S. Probation Officer

xc Assistant U.S. Attorney Brent Hannafan Defense Counsel Richard Tennent

Piece 1 of	Panes

AO 199A (Rev. 6/97) Order Setting Conditions of Release

UNITED STATES DISTRICT COURT

	MIDDLE		District of		TENNESSEE	
	United States of Amer	ica				
	•				TING CONDIT	TIONS
	v.			OF	RELEASE	
NICHO	DLAS ADAM YOU	NG	Case N	umber: 3:13-0009	7 -4	
	Defendant					
IT IS ORDE	RED that the release of t	the defendant is sub	ject to the following	ng conditions:		•
	The defendant shall not				aw while on release	in this case.
	The defendant shall im					
(2)	address and telephone	umber.				
(3)	The defendant shall app	pear at all proceedi	ngs as required and	shall surrender for	service of any senten	ce imposed as
	directed. The defendar					
	differed. The determination	· man appar at (a			71200	
			na	Date:	and Time	
						•
					•	
	Release	on Persona	l Recogniza	nce or Unsecu	red Bond	
IT IS FO						
_	RTHER ORDERED th	at the defend	ant be release	sed provided t	hat:	to surrender
(/)	The defendant p	at the defend romises to ay	ant be releas	sed provided t	hat: required and	
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◆ AO 199B	(Rev. 5/99) Additional Conditions of Release
-A	Additional Conditions of Release
	ng that release by one of the above methods will not by itself reasonably assure the appearance of the defendant and the safety of other persons and the
IS FURTHER O	DERHD that the release of the defendant is subject to the conditions marked below: efendant is placed in the custody of:
) (6) The (e of person or organization)
ČAdd	***
(Cig	and state)
oceedings, and (c	pervise the defendant in accordance with an tipe conditions or release to disappears. to notify the court immediately in the event the defendant violates any conditions of release or disappears.
	Signed: Custodian or Proxy Date
	Custodian or Froxy
X) (7) The	iefendant shall:
MICHO	report to the U.S. Pretrial Services as directed
() ()	telephone number (615) 736-5771 , not later than
()(b)	post with the court the following indicia of ownership of the above-described property, or the following amount or percentage of the above-described
()(c)	
()(d)	execute a ball bond with solvent sureties in the amount of \$ maintain or actively seek employment. or afterd school as divected maintain or commence as education program.
14000	maintain or actively seck employment. Or atternal actions or actively seck employment. Or atternal actively seck employment.
77 (4) (8)	
33.85	able in no reservoir
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イイインの	LANCES OFC-BONOYER For Out of district trave) by treffine in the subject investigation or avoid all contact, directly or indirectly, with any persons who are or who may become a vicaim or potential witness in the subject investigation or prosecution, including the limited as: CO-REFERMANTS LUHLOUT PRIOR BONOW OF ITEMS SET
'	prosecution, including this tree limited at:
()(k)	undergo medical or psychiatric treatment and/or remain in an institution as follows:
()(1)	o'clock for employment,
()0)	return to custody each (week) day as of o'clock after being released each (week) day as of schooling, or the following limited purpose(s):
•	maintain residence at a halfway house or community corrections center, as deemed necessary by the pretrial services office or supervising officer.
()(m ()(n)	-A-I- A-I- A-I- A-I- A-I- A-I- A-I- A-I
()(0)	refrain from () any () excessive use of alcohol. refrain from use or unlawful possession of a narcotic drug or other controlled substances defined in 21 U.S.C. § 202, unless prescribed by a licensed medical refrain from use or unlawful possession of a narcotic drug or other controlled substances defined in 21 U.S.C. § 202, unless prescribed by a licensed medical
NA(X)(a)	manufalance
17(X)(d)	submit to any method of testing required by the pretrial services office or the supervising officer for determining was not the determining was not the supervising of a sweat patch, a remote alcohol testing system, and/or substance. Such methods may be used with random frequency and include urine testing, the wearing of a sweat patch, a remote alcohol testing system, and/or substance. Such methods may be used with random frequency and include urine testing, the wearing of a sweat patch, a remote alcohol testing system, and/or substance.
	substance. Such methods and stance screening or testing, any form of prohibited substance screening or testing, participate in a program of inpatient or outpatient substance abuse therapy and counseling if decmed advisable by the pretrial services office or supervising participate in a program of inpatient or outpatient substance abuse therapy and counseling if decmed advisable by the pretrial services office or supervising participate in a program of inpatient or outpatient substance abuse therapy and counseling if decmed advisable by the pretrial services office or supervising participate in a program of inpatient or outpatient substance abuse therapy and counseling if decmed advisable by the pretrial services office or supervising participate in a program of inpatient or outpatient substance abuse therapy and counseling if decmed advisable by the pretrial services office or supervising participate in a program of inpatient or outpatient substance abuse therapy and counseling if decmed advisable by the pretrial services of the p
とろくつの	participate in a program of inpatient or outpatient substance abuse therapy and other properties of any prohibited substance testing or electronic
24(1)(1)	officer. officer. refrain from obstructing or attempting to obstruct or tamper, in any fishion, with the efficiency and accuracy of any prohibited substance testing or electronic refrain from obstructing or attempting to obstruct or tamper, in any fishion, with the efficiency and accuracy of any prohibited substance testing or electronic monitoring which is (are) required as a condition(s) of release.
()(0)	monitoring which is (are) required as a condition(s) of release. participate in one of the following home confinement program components and abide by all the requirements of the program which () will or participate in one of the following home confinement program components and abide by all the requirements of the program based upon your ability
1, 1,	() will not include electronic monitoring or other recentary verifications system.
	() (i) Curfew. You are restricted to your residence every day () that
	services office or supervising outloor, or
	or mental health treatment: attorney visits, court appearances, court are
	office or repervising officer; or (iii) Home Incarceration. You are restricted to your residence at all times except for medical needs or treatment, religious services, and count
. N.A.	appearances pre-approved by the pretrial services office or supervising officer. appearances pre-approved by the pretrial services office or supervising officer any contact with any law enforcement personnel, including, but not limited report as soon as possibles to the pretrial services office or supervising officer any contact with any law enforcement personnel, including, but not limited
Mikia	to, any arrest, questioning, or wante sup.
MACKIC	Shall permit Pretrial Services Offices to Visit you at Itomic of visit was a 120
()0	plain view.
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	COURT DEPENDANT PRETRIAL SERVICES U.S. ATTORNEY U.S. MARSHAL
	DISTRIBUTION: COURT DEFENDANT FRETRIAL SERVICES U.S. ATTORNEY U.S. MARSHAL
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NAO 1992 (Rev.6/97) Advise of Penalties . .

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TO THE DEFENDANT:

YOU ARE ADVISED OF THE FOLLOWING PENALTIES AND SANCTIONS:

A violation of any of the foregoing conditions of release may result in the immediate issuance of a warrant for your arrest, a revocation of release, an order of detention, and a prosecution for contempt of court and could result in a term of imprisonment, a fine, or both.

The commission of a Federal offense while on pretrial release will result in an additional sentence of a term of imprisonment of of not more than ten years, if the offense is a felony; or a term of imprisonment of not more than one year, if the offense is a misdemeanor, This sentence shall be in addition to any other sentence.

Federal law makes it a crime punishable by up to 10 years of imprisonment, and a \$250,000 fine or both to obstruct a criminal investigation. It is a crime punishable by up to ten years of imprisonment, and a \$250,000 fine or both to tamper with a witness, victim or informant; to retaliate or attempt to retaliate against a witness, victim or informant; or to intimidate or attempt to intimidate a witness, victim, juror, informant, or officer of the court. The penalties for tampering, retaliation, or intimidation are significantly more serious if they involve a killing or attempted killing.

If after release, you knowingly fail to appear as required by the conditions of release, or to surrender for the service of sentence, you may be prosecuted for failing to appear or surrender and additional punishment may be imposed. If you are convicted of:

- (1) an offense punishable by death, life imprisonment, or imprisonment for a term of fifteen years or more, you shall be fined not more than \$250,000 or imprisoned for not more than 10 years, or both;
- (2) an offense punishable by imprisonment for a term of five years or more, but less than fifteen years, you shall be fined not more than \$250,000 or imprisoned for not more than five years, or both;
- (3) any other felony, you shall be fined not more than \$250,000 or imprisoned not more than two years, or both;
- (4) a misdemeanor, you shall be fined not more than \$100,000 or imprisoned not more than one year, or both. A term of imprisonment imposed for failure to appear or surrender shall be in addition to the sentence for any other offense. In addition, a failure to appear or surrender may result in the forfeiture of any bond posted.

Acknowledgment of Defendant

I acknowledge that I am the defendant in this case and that I am aware of the conditions of release. I promise to obey all conditions of release, to appear as directed, and to surrender for service of any sentence imposed. I am sware of the penalties and sanctions set forth Signature of Defendant

Directions to United States Marshal

<i>;</i> ;	The defendant is ORDERED released after processing. The United States marshal is ORDERED to keep the dedefendant has posted bond and/or complied with all oth appropriate judicial officer at the time and place specific	efendant in custody until notified by the clerk or judicial officer that he conditions for release. The defendant shall be produced before the
Date:	June 3, 2013	Signature of Judicial Officer
		E, CLIFTON KNOWLES, U.S. MAGISTRATE JUDGE Name and Title of Judicial Officer
	DISTRIBUTION: COURT DEFENDANT	PRETRIAL SERVICE U.S. ATTORNEY U.S. MARSHAL